THE ATKIN FIRM, LLC

Formed in the State of New Jersey By: John C. Atkin, Esq. 55 Madison Avenue, Suite 400 Morristown, NJ 07960

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Attorneys for Plaintiff Strike 3 Holdings, LLC

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

STRIKE 3 HOLDINGS, LLC,

Plaintiff,

v.

JOHN DOE subscriber assigned IP address 173.63.123.216,

Defendant.

Civil Case No. 2:21-cv-15651-KSH-LDW

SUPPLEMENTAL

CERTIFICATE OF SERVICE

Document Filed Electronically

JOHN C. ATKIN, hereby certifies as follows:

1. I am an attorney-at-law of the State of New Jersey, admitted to practice before the Courts of the State of New Jersey and the United States District Court for the District of New Jersey, and a member of The Atkin Firm, LLC, counsel for Plaintiff Strike 3 Holdings, LLC ("Plaintiff"). I make this supplemental certification based on personal knowledge regarding service of Plaintiff's motion for the entry of Default Judgement against Defendant John Doe

subscriber assigned IP address 173.63.123.216 a/k/a James English ("Defendant"), pursuant to Federal Rule of Civil Procedure 55(b), and associated documents.

- 2. On May 6, 2022, I caused a copy of Plaintiff's Notice of Motion for Entry of Default Judgment; Memorandum of Law in support thereof; the Certification of John C. Atkin, Esq.; a proposed form of Order; and this certificate of service, to be served (in both redacted and unredacted form) (collectively, "Plaintiff's Default Judgment Motion Papers") on Defendant *via* First Class Mail and Certified Mail. *See* D.E. 17-4 & 21.
- 3. On May 12, 2022, I received the First Class Mailing of Plaintiff's Default Judgment Motion Papers returned by the United States Postal Service ("USPS"), indicating that the address was "not known" to USPS.
- 4. On May 12, 2022, I reviewed the USPS website for the status of the Certified Mailing of Plaintiff's Default Judgment Motion Papers, which indicated that that mailing was also being returned to sender based on the address being "unknown" to USPS.
- 5. On May 12, 2022, I also received the copy of Plaintiff's April 18, 2022 request for entry of default that had been sent to Defendant via Certified Mail, *see* D.E. 14 & 15, which was returned by USPS and indicated the address was "not known" to USPS.

- 6. To date, the Regular Mailing to Defendant of Plaintiff's April 18, 2022 request for entry of default to Defendant has <u>not</u> been returned as undeliverable. *See* D.E. 14 & 15.
- 7. On May 12, 2022, I reviewed the USPS website for the status of the Certified Mailing of Plaintiff's March 16, 2022 letter. D.E. 17-2 (Ex. A), D.E. 19 (Ex. A). In contrast to the above items, USPS's website indicates that USPS left notice of the Certified Mailing of the March 16, 2022 letter at Defendant's residence on March 21, 2022, before returning the Certified Mailing of the March 16, 2022 letter with a stamp stating "RETURN TO SENDER, UNCLAIMED, REFUSED." A true and correct copy of the returned envelope for the Certified Mailing of the March 16, 2022 letter is attached hereto as **Exhibit A**.
- 8. To date, the Regular Mailing of Plaintiff's March 16, 2022 letter to Defendant has <u>not</u> been returned as undeliverable. *See* D.E. 17-2 (Ex. A), D.E. 19 (Ex. A).
- 9. On May 12, 2022, Plaintiff placed Plaintiff's Default Judgment Motion Papers (in both redacted and unredacted form) with a process server, Guaranteed Subpoena "(GSS"), and requested that expedited personal service be made on Defendant.

10. On May 15, 2022, GSS effected personal service of Plaintiff's Default

Judgment Motion Papers on Defendant. A true and correct copy of GSS's

Declaration of Service is attached as Exhibit B.

11. On May 16, 2022, I caused a copy of this document and attached

exhibits to be served on Defendant via Regular Mail.

12. I certify that the foregoing statements made by me are true and

correct. I am aware that if any of the foregoing statements are willfully false, I may

be subject to punishment.

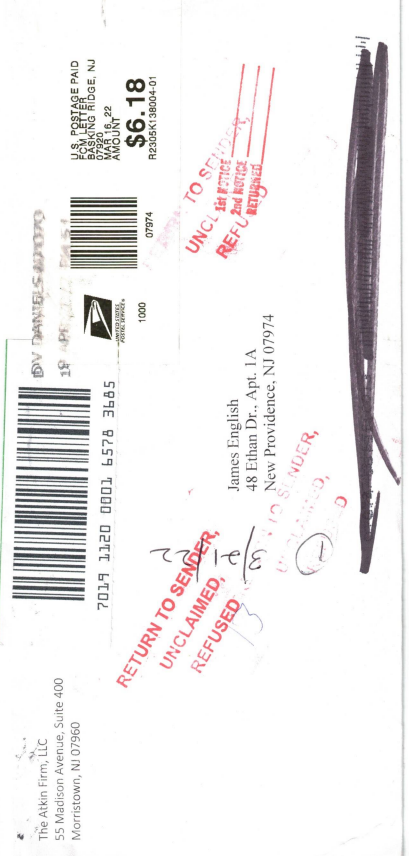
Dated: May 16, 2022 Respectfully submitted,

THE ATKIN FIRM, LLC

/s/ John C. Atkin

John C. Atkin, Esq.

Ex. A



Ex. B



	20220512154431	
AO 440 (Rev. 06/12) Sum	nons in a Civil Action RETURN OF SERVICE	
EFFECTED (1) BY ME:		
IIILE.	PROCESS SERVER DATE: 5/15/2022 1:52:06 PM	
CHECK ONE BOX BELO	V TO INDICATE APPROPRIATE METHOD OF SERVICE:	
[X] Served personally upo	the defendant	
JAMES ENGLISH		
Place where served:		
48 ETHAN DR. APT. 1A	NEW PROVIDENCE BORO NJ 07924	
[] Left copies thereof at therein. Name of person w	ne defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing th whom the summons and complaint were left:	
JAMES ENGLISH		
Relationship to defendant	SELF	
Description of Person Acc	epting Service:	
SEX: <u>M</u> AGE: <u>21-35</u> H	GIGHT: <u>5'4"-5'8"</u> WEIGHT: <u>161-200 LBS.</u> SKIN: <u>WHITE</u> HAIR: <u>BROWN</u> OTHER:	
STATEMENT OF SERVER		
TRAVEL\$	SERVICES \$ TOTAL \$	
	DECLARATION OF SERVER	
I declare under	enalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Docusign Court Approved E-Signature LOUIS LIST	
DATE: <u>05/15/2022</u>	L.S.	
	SIGNATURE OF <u>LOUIS LISI</u> GUARANTEED SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083	
PLAINTIFF: STRIKE DEFENDANT: JOHN I VENUE: DISTRI	3. ATKIN, ESQ. 3 HOLDINGS LLC. OE, SUBSCRIBER ASSIGNED IP ADDRESS 173.63.123.216 CT 15651 KSH LDW	